

From DALLAS JUSTICE - The Real Story of JACK RUBY and His Trial
by Melvyn M. Belli

p.38: "You satisfied your rights are being protected?"
"I say I'd like to contact a representative of the
American Civil Liberties Union."

P.166: Texas law is particularly touchy about the manner in which a defendant's own words may be used in testimony against him. The warning that he is under arrest and that anything he says might be used against him must be made formally in writing to a prisoner in Texas, and he must sign an acknowledgment that he has received it before anything he says may become the subject of future testimony. The requirement is clear and rigid. I might also add that the Supreme Court of the United States has held in the Escobedo ruling that the due-procedure clause of the United States Constitution makes it mandatory that the accused must be apprised of these rights.

p.240: Mr. Archer it was who said that Jack told him, "I intended to shoot him three times. Do you think I was going to let the so-and-so get by with it?"

p.241: Archer, who testified here that he heard Jack say, "I intended to shoot him. You didn't think I was going to let the so-and-so get by with it." And the dirty scum and all the rest of that.